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UTILITY PATENT APPLICATION

Attorney Docket No. MI22-1673 First Inventor or Application Identifier Shane J Trapp Title Method of Forming Integrated Circuitry ...

Only for new nonprovisional applications under 37 C F R § 1 53	Express Mail Label No.			
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application cont	Assistant Commissioner for Patents ADDRESS TO: Box Patent Application Washington, DC 20231			
** Fee Transmittal Form (e.g., PTC/SB/17) (Submit an original and a duplicate for fee processing preferred arrangement set forth below) - Descriptive title of the Invention - Cross References to Related Applications - Statement Regarding Fed sponsored R & D - Reference to Microfiche Appendix - Background of the Invention - Brief Summary of the Invention - Brief Description of the Drawings (if filed) - Detailed Description - Claim(s) - Abstract of the Disclosure 3. X Drawing(s) (35 U.S.C. 113) [Total Sheets 5] 4. Oath or Declaration [Total Pages 2] b. Copy from a prior application (37 C.F. (for continuation/divisional with Box 16 comp.) i. DELETION OF INVENTOR(3) Signed statement attached de inventor(s) named in the prior a see 37 C.F.R. §§ 1.63(d)(2) and **NOTE FOR ITEMS 1.8.13 IN ORDER TO BE ENTITLED TO PAY SM. FEES, A SMALL ENTITY STATEMENT IS REQUIRED (37 C.F.R.§ 1.23)	5. Microfiche Computer Program (Appendix) 6. Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) a. Computer Readable Copy b. Paper Copy (identical to computer copy) c. Statement verifying identity of above copies ACCOMPANYING APPLICATION PARTS 7. Assignment Papers (cover sheet & document(s)) 8. X 37 C.F.R.§3.73(b) Statement X Power of (when there is an assignee) 9. English Translation Document at applicable) 10. X Information Disclosure Statement (IDS)/PTO-1449 X Cotations 11. Preliminary Amendment 12. X Return Receipt Postcard (MPEP 503) (Should be specifically itemized) 13. Statement(s) Statement filed in prior application Status still proper and desired (PTO/SB 09-12) eting plication, 1,33(b). CENTITY 15. X Other: Check in the amount of \$614.00			
16. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment. Continuation Divisional Continuation-in-part (CIP) of prior application No / / / / / / / / / / / / / / / / / /				
17. CORRE	PONDENCE ADDRESS			
Customer Number or Bar Code Label 021567	or Correspondence a lidress below			
Name Mark S. Matkin	Adding.			
Wells, St. John, Roberts, Gregory & N	alkin			
Address 601 W. First Ave., Suite 1300				
City Spokane	State W.A. Zip Code 99201-3828			
Country Telep				
Name (Print Type) Mark S. Matkin Signature	Registration Nic (Attorney Agent) 32.268 Date 5/7/2			

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		Application Number	Unassigned	
		Filing Date	Herewith	
		First Named Inventor	Shane J. Trapp	
		Examiner Name	Unassigned	
		Group / Art Unit	Unassigned	
TOTAL AMOUNT OF PAYMENT	(\$)2,614.00	Attorney Ducket No.	MI22-1673	

1. The Commissioner is hereby authorized to charge indicated fees and credit any overpayments to Deposit Account Number Deposit Numb	0.00 0.00 0.00			
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Charge Any Additional Fee Required 141 2,300 for filling a request for reexamination Under 37 CFR §5.1 16 and 1.17	(7,1,1,7)			
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116 380 216 130 Extension for reply within second month	(),()()			
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108 690 108 MAS Reissue filling fee	0.00			
114 150 214 75 Provisional filing fee	(),()()			
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103 18 703 9 Claims in excess of 20 146 690 746 345 Firing a submission after fir all rejection (37 CFR \$ 1 129(a))	0.00			
102 78 202 39 Independent claims in excess of 3 149 €90 249 345 For each additional invention to be examined (37 CFR ∮ 1 129(b))	0.00			
109 78 209 39 ** Persue independent claims over original patent Other fee (specific)	0.00			
110 18 2*0 9 ** Reissue claims in excess of 20 and over original patent. Other fee (spellof):	0.00			
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SUBMITTED BY	<u> </u>		Complete of	applicane.
Name iP: ntType	Mark S. Matkin	Registration No. 32.	,268 Talephone	509-624-4276
Signature	sillar De	11/1/	Date	5/7/61
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MICRON TECHNOLOGY, INC. CERTIFIED COPY OF RESOLUTIONS

I, Jan R. Reimer, the Assistant Secretary of Micron Technology, Inc. do hereby certify, that the resolutions attached hereto represent a complete, true and correct copy of the resolutions duly adopted by the Board of Directors of Micron Technology, Inc., a corporation duly organized and existing under the laws of the State of Delaware, at a meeting duly held on March 25, 1996, a quorum being present, and have been entered into the minutes of said meeting; that I am the keeper of the corporate seal and of the minutes and records of this Corporation; and that the said resolutions have not been rescinded or modified.

The resolutions attached hereto are in conformity with the Articles of Incorporation and Bylaws of the Corporation and are now in full force and effect.

I further certify that the person whose name and signature is set out below is the person authorized to act for said corporation in transactions with and pursuant to the foregoing resolutions, and that such person is now duly qualified and acting in his respective capacity:

NAME AND TITLE

SIGNATURE

Michael L. Lynch, Assistant General Counsel for Intellectual Property

2027/

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of the said corporation, this 10th day of May, 1996.

Jan R. Reimer, Assistant Secretary

(SEAL)

MICRON TECHNOLOGY, INC. BOARD OF DIRECTORS RESOLUTIONS

WHEREAS, certain key employees require the authority to execute certain documents on behalf of the Company in order to enable them to effectively and efficiently carry out their responsibilities and duties to the Company.

NOW THEREFORE BE IT RESOLVED, that the Board hereby approves and authorizes Mr. Michael L. Lynch, Assistant General Counsel for Intellectual Property, to execute on behalf of the Company, documents pertaining to the Company's patent prosecution matters, including but not limited to documents relating to representation before a patent examining authority, patent terms and other patent prosecution procedures, both in the United States and other countries, upon such terms and conditions as the General Counsel of the Company shall deem necessary or appropriate.